

Liber
P. C. R.
Jacobson v.
Cornelius

Where as there is an order of Court bearing date 16th february 1657 for a Debt of six hund^d pownds of Tob & cask due from John Cornelius (as by the s^d Order appeareth) And that Cap^t Henry Keine & John Taylour should ueiw the worke & building of the s^d Jacobson &c:

Exeqⁿ
issued Vid.
fol. 322

Henry Keine aged 33 yeares or thereabouts sayth, That hee this Depon^t, & John Taylo^r were ordered by the Court to apprayse a howse w^{ch} Aaron Jacobson & Albert Jhonson built for John Cornelius, Which howse he this Depon^t & John Taylo^r ualued att Six hund^d pownds of Tob & cask, & further sayth not.

It is ordered according to the appraysm^t That John Cornelius pay unto Aaron Jacobson Six hund^d pownds of Tob & cask.

Gerard v.
Willan and
Lindsey
Vid. fol. 204
& fol. 222 &
fol. 370

Thomas Gerard Esq^r complayneth agst Richard Willan, and James Linsey, ffor th^t they haue seated a Plantaõn uppon Snow Hill manno^r w^{ch} the s^d Gerard layeth claime to.

The dēfts alleage that they seated the same by order of their Graunt, under his L^{ps} Great Seale of this Prouince, It being forfeited to his s^d L^p according to an Act of Assembly &c:

M^r Henry Coursey sworne Sayth, That M^r Hatton did giue this Depon^t a Paper for M^r Thomas Gerard to signe if hee pleased, And this Depon^t asked M^r Gerard whither hee would signe the same, or not, To whom M^r Gerard answered th^t he would not, Then this Depon^t told him (as he remembreth) That M^r Hatton did not care, whither he signed the same, or not: Butt if hee did, hee would take it, as a fauo^r, (or words to th^t effect) & further sayth not.

Respited till next Prouinciall Court, & th^t All parties provide themselues for their allegaõn, & defence.

To the hon^{bte} the Gou^e & Councell

Anderton v.
Bowling

The humble Petⁿ of John Anderton Sheweth

p. 124

That yo^r Pet^r did the last yeare James Bowling to liue wth yo^r Pet^r, that yeare, for the making of a Crop of Corne & Tob. as Ouerseer to your Pet^{rs} seruants, The s^d Bowling being by agreem^t to haue a share of the s^d Crop for his endeauo^{rs}, att the finishing of the same. Yo^r Pet^r depending uppon the s^d Bowlings honesty did not take care for the binding of the s^d agreem^t by writing obligatory, But about June in that then yeare went home for England, Leauing the s^d Crop, to the s^d Bowlings managing, & care, But hee the s^d Bowling after yo^r Pet^r was departed the Country, about Nouemb^r went downe for Virginia, Leauing all (but an inconsiderable part in bulk of the s^d Tob.) hanging, & the whole Crop of Corne in a heape, not husked: wthout hyring any one to looke after the s^d Crop of Tob. & Corne, whereby yo^r Pet^r hath bene exceedingly damnified, W^{ch}